12 CV 1156-A

Revised 03/06 WDNY

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

FORM TO BE USED IN FILING A CIVIL COMPLAINT IN FEDERAL COURT (Non-Prisoner Context)

All material filed in this Court is now available via the INTERNET. See Pro Se Privacy Notice for further information.

| 1. CAPTION OF ACTION | | | |
|--|--|--|--|
| | an one plaintiff files this action and seeks in forma pauperis status, each plaintiff ly plaintiff to be considered will be the plaintiff who filed an application. | | |
| | | | |
| | | | |
| | arsuant to Fed.R.Civ.P. 10(a), the names of all parties must appear in the caption. identified in this section as a defendant. Add a separate sheet, if necessary. 4. | | |
| 2. | 5. | | |
| 3. | | | |
| | | | |
| All of the | RISDICTION, VENUE and NATURE OF SUIT see sections MUST be answered or claim, such as that the United States government is a party to the action, all the mediversity jurisdiction, or the claim presents a federal question or arises under a section of the claim presents and the section of the sect | | |
| in the 17 westernmost counties of New York State. | Taim avisas in Ais Javischich | | |
| Identify the nature of this action, such as that it is a civil claim, or whatever it is. C. Nature of Suit: Asserted Aronos | rights claim, a personal injury or personal property (tort) claim, a property right. | | |

| 3. PARTIES TO THIS ACTION | | |
|---|--|--|
| PLAINTIFF'S INFORMATION NOTE: To list additional plaintiffs, use this format on another sheet of paper. | | |
| Name of First Plaintiff: Joshan Hines | | |
| Present Address: 59 Landon Street Buffalo New York 14208 | | |
| | | |
| Name of Second Plaintiff: | | |
| Present Address: | | |
| DEFENDANT'S INFORMATION NOTE: To list additional defendants, use this format on another sheet of paper. | | |
| Name of First Defendant: Asset Acceptance, & | | |
| Official Position of Defendant (if relevant): A Company Coing Dusines / Timerica | | |
| Official Position of Defendant (if relevant): A Company closing business in America Address of Defendant: PO BOX 2036, Warren, M / 48090-2036 | | |
| Name of Second Defendant: | | |
| Official Position of Defendant (if relevant): | | |
| Address of Defendant: | | |
| | | |
| Name of Third Defendant: | | |
| Official Position of Defendant (if relevant): | | |
| Address of Defendant: | | |
| | | |
| | | |
| 4. PREVIOUS LAWSUITS IN STATE AND FEDERAL COURT | | |
| A. Have you begun any other lawsants in state or federal court dealing with the same facts involved in this action | | |
| Yes No | | |
| If Yes. complete the next section. NOTE: If you have brought more than one lawsuit dealing with the same facts as th action, use this format to describe the other action(s) on another sheet of paper. | | |
| 1. Name(s) of the parties to this other lawsuit: | | |
| Plaintiff(s): | | |
| | | |

| | ourt (if federal court, name the district; if state court, name the county): |
|--|--|
| D | ocket or Index Number: |
| N | ame of Judge to whom case was assigned: |
| T | ne approximate date the action was filed: |
| W | hat was the disposition of the case? |
| | Is it still pending? Yes No |
| | If not, give the approximate date it was resolved. |
| | Disposition (check those statements which apply): |
| | Dismissed (check the statement which indicates why it was dismissed): |
| | By court <i>sua sponte</i> as frivolous, malicious or for failing to state a claim upon which relief can be granted; By court for failure to prosecute, pay filing fee or otherwise respond to a court order; By court due to your voluntary withdrawal of claim; |
| | Judgment upon motion or after trial entered for |
| | plaintiffdefendant. |
| | |
| | 5. STATEMENT OF CLAIM |
| ie n ielie | 5. STATEMENT OF CLAIM ote that it is not enough to just list the ground(s) for your action. You must include a statement of the facts which we support each of your claims. In other words, just tell the story of what happened and do not use legal jargon. |
| elie R.C ed t | ote that it is not enough to just list the ground(s) for your action. You must include a statement of the facts which we support each of your claims. In other words, just tell the story of what happened and do not use legal jargon. iv.P. 8(a) states that a pleading must contain "a short and plain statement of the claim showing that the pleader is a relief." "The function of pleadings under the Federal Rules is to give fair notice of the claim asserted. Fair notice hich will enable the adverse party to answer and prepare for trial, allow the application of res judicata, and identify |
| R.C. ed to atur | ote that it is not enough to just list the ground(s) for your action. You must include a statement of the facts which we support each of your claims. In other words, just tell the story of what happened and do not use legal jargon. iv.P. 8(a) states that a pleading must contain "a short and plain statement of the claim showing that the pleader is o relief." "The function of pleadings under the Federal Rules is to give fair notice of the claim asserted. Fair notice nich will enable the adverse party to answer and prepare for trial, allow the application of res judicata, and identify the of the case so it may be assigned the proper form of trial." Simmons v. Abruzzo, 49 F.3d 83, 86 (2d Cir. 1995). |
| R.C. ed to the trust tru | the that it is not enough to just list the ground(s) for your action. You must include a statement of the facts which we support each of your claims. In other words, just tell the story of what happened and do not use legal jargon. iv.P. 8(a) states that a pleading must contain "a short and plain statement of the claim showing that the pleader is o relief." "The function of pleadings under the Federal Rules is to give fair notice of the claim asserted. Fair notice nich will enable the adverse party to answer and prepare for trial, allow the application of res judicata, and identify the of the case so it may be assigned the proper form of trial." Simmons v. Abruzzo, 49 F.3d 83, 86 (2d Cir. 1995). iv.P. 10(b) states that "[a]ll averments of claim shall be made in numbered paragraphs. the contents of each of |

Case 1:12-cv-01156-RJA Document 1 Filed 11/26/12 Page 4 of 5

| The federal basis for this claim is: SECOND CLAIM: On (date of the incident) Second (give the name and if relevant) position held of each defendant involved in this incident) The federal basis for this claim is: SECOND CLAIM: On (date of the incident) The federal basis for this claim is: Second Claim: On (date of the incident) The federal basis for this claim is: Second Claim: On (date of the incident) The federal basis for this claim is: The federal basis for this claim is | (1) A Bound of America |
|--|--|
| a feval via first class much to my residence, the after as a feet of the fetter is Christic way for a deft offector and presentative of Asset Acceptance of the fetter as a feature of Asset Acceptance of the fetter as a feature of the fetter as a feet of the fetter as a feet of the fetter as a feet of the fetter of the fetter as a feet of the fetter of the incident of the fetter of the fetter of the fetter of the incident of the fetter | d the following to me (briefly state what each defendant named above did): |
| The federal basis for this claim is: A | was a party to the contract, sought funcis, and send the |
| The federal basis for this claim is: A | naterial via first class mail to my resigning the |
| The federal basis for this claim is: A | ather of the fetter is Christi Wright - a defit coffector |
| The federal basis for this claim is: A | and to presentative of Asset Acceptance, LLC. The fetter asc |
| and regulation [aw]. The priefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: The property flust the property the property the property that | main svidence of telecomminications, internet, mail |
| and regulation [aw]. The priefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: The property flust the property the property the property that | TTC, and FXPA (Fair Debt Collection Practices Act) |
| and regulation [aw]. The priefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: The property flust the property the property the property that | violations. |
| and regulation [aw]. The priefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: The property flust the property the property the property that | The federal basis for this claim is: The entire matter rests on section, constitution |
| SECOND CLAIM: On (date of the incident) | and regulatory (aw). |
| SECOND CLAIM: On (date of the incident) referedant (give the name and (if relevant) position held of each defendant involved in this incident) id the following to me (briefly state what each defendant named above did): The federal basis for this claim is: State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| SECOND CLAIM: On (date of the incident) efendant (give the name and (if relevant) position held of each defendant involved in this incident) id the following to me (briefly state what each defendant named above did): The federal basis for this claim is: State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | I request Shuff the correct the Desegrigate Benen or |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | and award the Maintiff the reguested damages. |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| id the following to me (briefly state what each defendant named above did): The federal basis for this claim is: State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| The federal basis for this claim is: State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | defendant (give the <u>name and (if relevant) position held</u> of <u>each defendant</u> involved in this incident) |
| The federal basis for this claim is: State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| The federal basis for this claim is: State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| The federal basis for this claim is: State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | did the following to me (briefly state what each defendant named above did): |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | |
| State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes: | The federal basis for this claim is: |
| | The federal basis for this claim is. |
| | The second of th |
| to the set them out on additional sheets of naner. | State briefly exactly what you want the Court to do for you. Make no legal arguments and cite no cases or statutes. |
| to the set them out on additional sheets of naner. | |
| to the set them out on additional sheets of naner. | |
| to the salitional claims use the above format to set them out on additional sheets of naner. | |
| is a large delitional claims use the above format to set them out on additional sheets of naner. | |
| it von have annihonal cianns, use the above format to set them out on additional sheets of paper. | If you have additional claims, use the above format to set them out on additional sheets of paper |

| 6. SUMMARY OF RELIEF SOUGHT | |
|--|-----|
| Summarize the relief requested by you in each statement of claim above. | |
| the Maintiff request the amount of 400 Trificon and | — , |
| porno fine measures by the contagainst the Detenda | st. |
| CONFER TO COLOR | |
| | |
| | |
| | _ |
| | |
| Do you want a jury trial? Yes No | |
| I declare under penalty of perjury that the foregoing is true and correct. | |
| Executed on $\frac{1/20/20/2}{}$ | |
| (date) | |
| NOTE: Each plaintiff must sign this complaint and mast also sign all subsequent papers filed with the Court. | |
| NOTE: Each plaintiff must sign this complaint and mass also sign and subsequently | |
| Will. | |
| | |
| Signature(s) of Plaintiff(s) | |
| Signature(s) of Framidin(s) | |